

EXHIBIT A

Case 3:22-cv-00401-AKK, Document 1-1 Filed 03/30/22 Page 2 of 56



PREPARED FOR: CHRISTY MEDLIN

County: **20** Case Number: **CV-2022-900033.00**

Style: LEO F. CHENEVERT V. CONSTELLIUM SE ET AL

Real Time

Case

County:

Case Information

20-COLBERT Case Number: **CV-2022-900033.00**

Judge: KWB:KYLE W BROWN

Court Action:

Style: LEO F. CHENEVERT V. CONSTELLIUM SE ET AL

Filed: 02/14/2022 Case Status: ACTIVE Case Type: NEGLIGENCE-GENERAL

Trial Type: JURY Track: Appellate Case: 0

No of Plaintiffs: 1 No of Defendants: 4

Damages

Damage Amt: 0.00 Punitive Damages: 0.00 General Damages: 0.00

No Damages: Compensatory Damages: 0.00

Pay To: Payment Frequency: Cost Paid By:

Court Action

Court Action Code: Court Action Desc: Court Action Date:

Num of Trial days:0Num of Liens:0Judgment For:Disposition Date of Appeal:Disposition Judge::Disposition Type:Revised Judgement Date:Minstral:Appeal Date:

Date Trial Began but No Verdict (TBNV1): Date Trial Began but No Verdict (TBNV2):

Comments

Comment 1: Comment 2:

Appeal Information

Appeal Date: Appeal Case Number: Appeal Court:

Appeal Status: Orgin Of Appeal:

Appeal To: Appeal To Desc: LowerCourt Appeal Date:

Disposition Date Of Appeal: Disposition Type Of Appeal:

Administrative Information

Transfer to Admin Doc Date: Transfer Reason: Transfer Desc:

Number of Subponeas: Last Update: 02/14/2022 Updated By: AJA

Parties

Party 1 - Plaintiff INDIVIDUAL - CHENEVERT LEO F.

Party Information

Party: C001-Plaintiff Name: CHENEVERT LEO F. Type: I-INDIVIDUAL

Index: D CONSTELLIUM Alt Name: Hardship: No JID: KWB

Address 1: 1741 CASWELL ROAD Phone: (256) 000-0000

Address 2: Page 3 of 56

Case 3:22-cv-00401-AKK Document 1-1 Filed 03/30/22
AK SPRIN State: FL Zip: City: **DEFUNIAK SPRIN** 32433-0000 Country: US State:

DOB: Sex: M SSN: **XXX-XX-X999** Race:

Court Action

Court Action Date: Court Action:

Amount of Judgement: \$0.00 Court Action For: Exemptions: \$0.00 Cost Against Party: \$0.00 Other Cost: Date Satisfied: Arrest Date: Comment:

Warrant Action Date: Warrant Action Status: Status Description:

Service Information

Issued: Issued Type: Reissue: Reissue Type: Return: Return Type: Return: Return Type: Notice of No Answer: Served: Service Type Service On:

Notice of No Service: Answer: Answer Type:

Attorneys

Number **Attorney Code** Type of Counsel Name **Email** Phone 000000 PRO SE Attorney 1

Party 2 - Defendant BUSINESS - CONSTELLIUM SE

Party Information

D001-Defendant **CONSTELLIUM SE B-BUSINESS** Party: Name: Type:

C CHENEVERT LE Hardship: No JID: **KWB** Index: Alt Name:

Address 1: **CORPORATION SERVICE CO.** Phone: (256) 000-0000

Address 2: **80 STATE STREET**

City: **ALBANY** NY US Zip: **12220-0000** Country: State:

DOB: **XXX-XX-X999** SSN: Sex: Race:

Court Action

Court Action: Court Action Date: Court Action For: Exemptions:

Amount of Judgement: \$0.00 \$0.00 \$0.00 Other Cost: Date Satisfied: Cost Against Party:

Comment: Arrest Date:

Warrant Action Date: Warrant Action Status: Status Description:

Service Information

Issued: 02/14/2022 Issued Type: C-CERTIFIED MAIL Reissue: Reissue Type: Return: Return Type: Return: Return Type: Notice of No. Answer: **03/08/2022** Service Type C-CERTIFIED MAIL Service On: Served:

Answer: Answer Type: Notice of No Service:

Attorneys

Number Attorney Code Type of Counsel Name Phone **Email**

000000 PRO SE Attorney 1

Party 3 - Defendant BUSINESS - CONSTELLIUM MUSCLE SHOALS LLC

Party Information as 22-cv-00401-AKK Document 1-1 Filed 03/30/22 Page 4 of 56

Party: **D002-Defendant CONSTELLIUM MUSCLE SHOALS LLC B-BUSINESS** Name: Type:

KWB C CHENEVERT LE Hardship: No JID: Index: Alt Name:

Address 1: CORPORATION SERVICE CO.

(256) 000-0000 Phone:

Address 2: **641 SOUTH LAWRENCE STREET**

City:

MONTGOMERY State: ΑL Zip: **36104-0000** Country: US

XXX-XX-X999 DOB: SSN: Sex: Race:

Court Action

Court Action Date: Court Action:

Amount of Judgement: \$0.00 Court Action For: Exemptions: \$0.00 \$0.00 Cost Against Party: Other Cost: Date Satisfied: Comment:

Arrest Date:

Warrant Action Date: Warrant Action Status: Status Description:

Service Information

02/14/2022 Issued Type: C-CERTIFIED MAIL Issued: Reissue: Reissue Type: Return: Return Type: Return: Return Type: Notice of No. Answer: **02/28/2022** Service Type C-CERTIFIED MAIL Service On: Served:

Notice of No Service: Answer: Answer Type:

Attorneys

Number **Attorney Code** Type of Counsel Phone Name **Email**

000000 PRO SE Attorney 1

Party 4 - Defendant BUSINESS - CONSTELLIUM HOLDINGS MUSCLE SHOALS LLC

Party Information

D003-Defendant Name: CONSTELLIUM HOLDINGS MUSCLE SHOALS LLC Type: **B-BUSINESS** Party:

C CHENEVERT LE Hardship: No JID: **KWB** Alt Name: Index:

(256) 000-0000 Address 1: CORPORATION SERVICE CO. Phone:

641 SOUTH LAWRENCE STREET Address 2:

MONTGOMERY City: ΑL Zip: **36104-0000** Country: US State:

SSN: XXX-XX-X999 DOB: Sex: Race:

Court Action

Court Action: Court Action Date:

Amount of Judgement: \$0.00 Court Action For: Exemptions: \$0.00 \$0.00 Cost Against Party: Other Cost: Date Satisfied: Comment:

Arrest Date:

Warrant Action Status: Warrant Action Date: Status Description:

Service Information

02/14/2022 Issued Type: C-CERTIFIED MAIL Issued: Reissue: Reissue Type: Return: Return Type: Return: Return Type:

Notice of No. Answer: **02/28/2022** Service Type C-CERTIFIED MAIL Service On: Served:

Answer Type: Notice of No Service: Answer:

3

Party 5 - Defendant BUSINESS - CONSTELLIUM MUSCLE SHOALS EUNDING III ILCG 5 of 56

Party Information

Party: D004-Defendant Name: CONSTELLIUM MUSCLE SHOALS FUNDING III LLC Type: B-BUSINESS

Index: C CHENEVERT LE Alt Name: Hardship: No JID: KWB

Address 1: 2 N. JACKSON STREET Phone: (256) 000-0000

Address 2: SUITE 605

City: MONTGOMERY State: AL Zip: 36104-0000 Country: US

SSN: XXX-XX-999 DOB: Sex: Race:

Court Action

Court Action: Court Action Date:

Amount of Judgement: \$0.00 Court Action For: Exemptions:

Cost Against Party: \$0.00 Other Cost: \$0.00 Date Satisfied:

Comment: Arrest Date:

Warrant Action Date: Warrant Action Status: Status Description:

Service Information

 Issued:
 02/14/2022
 Issued Type:
 C-CERTIFIED MAIL
 Reissue:
 Reissue Type:

 Return:
 Return Type:
 Return:
 Return Type:

 Served:
 02/28/2022
 Service Type:
 C-CERTIFIED MAIL
 Service On:
 Notice of Notice o

Answer: Answer Type: Notice of No Service:

Attorneys

 Number
 Attorney Code
 Type of Counsel
 Name
 Email
 Phone

 Attorney 1
 000000
 PRO SE

Financial

Fee Sheet

Fee Status	Admin Fee	Fee Code	Payor	Payee	Amount Due	Amount Paid	Balance	Amount Hold	Garnish Party
ACTIVE	N	AOCC	C001	000	\$34.24	\$34.24	\$0.00	\$0.00)
ACTIVE	N	CONV	C001	000	\$0.00	\$19.54	\$0.00	\$0.00 ()
ACTIVE	N	CV05	C001	000	\$308.00	\$308.00	\$0.00	\$0.00 ()
ACTIVE	N	JDMD	C001	000	\$100.00	\$100.00	\$0.00	\$0.00)
ACTIVE	N	VADM	C001	000	\$45.00	\$45.00	\$0.00	\$0.00 ()
				Total:	\$487.24	\$506.78	-\$19.54	\$0.00	

Financial History

Transaction Date	Description	Disbursement Accoun	Transaction Batch	Receipt Number	Amount	From Party	To Party	Money Type	Admin Fee	Reason	Attorney	Operator
02/22/2022	CREDIT	CONV	2022100	2236830	\$19.54	C001	000		N			CRJ
02/22/2022	RECEIPT	AOCC	2022100	2236820	\$34.24	C001	000		N			CRJ
02/22/2022	RECEIPT	CV05	2022100	2236840	\$308.00	C001	000		N			CRJ
02/22/2022	RECEIPT	JDMD	2022100	2236850	\$100.00	C001	000		N			CRJ
02/22/2022	RECEIPT	VADM	2022100	2236860	\$45.00	C001	000		N			CRJ

Case A	Action	Summa	ary		
Date:	Time	Code	Comments		Operator
2/14/2022	5:42 PM	ECOMP	COMPLAINT E-FILED.		HAR278
2/14/2022	5:42 PM	FILE	FILED THIS DATE: 02/14/2022	(AV01)	AJA
2/14/2022	5:42 PM	EORD	E-ORDER FLAG SET TO "Y"	(AV01)	AJA

2/14/2022	5:42 PM	ASSJ	ASSIGNED TO JUDGE: KYLE W BROWN (AV01) 2 3:22-CV-00401-AKK Document 1-1 Filed 03/30/22 Page 6 of 56	AJA
2/14/2022	5:42 PM	SCAN	CASE SCANNED STATUS SET TO: N (AV01)	AJA
2/14/2022	5:42 PM	TDMJ	JURY TRIAL REQUESTED (AV01)	AJA
2/14/2022	5:42 PM	STAT	CASE ASSIGNED STATUS OF: ACTIVE (AV01)	AJA
2/14/2022	5:42 PM	ORIG	ORIGIN: INITIAL FILING (AV01)	AJA
2/14/2022	5:42 PM	C001	C001 PARTY ADDED: CHENEVERT LEO F. (AV02)	AJA
2/14/2022	5:42 PM	C001	LISTED AS ATTORNEY FOR C001: HARGETT DOUGLAS BARK	AJA
2/14/2022	5:42 PM	C001	LISTED AS ATTORNEY FOR C001: HALL GREGORY RICK	AJA
2/14/2022	5:42 PM	C001	LISTED AS ATTORNEY FOR C001: TANNER JAMES MICHAEL	AJA
2/14/2022	5:43 PM	C001	C001 E-ORDER FLAG SET TO "Y" (AV02)	AJA
2/14/2022	5:43 PM	C001	INDIGENT FLAG SET TO: N (AV02)	AJA
2/14/2022	5:43 PM	D001	INDIGENT FLAG SET TO: N (AV02)	AJA
2/14/2022	5:43 PM	D001	LISTED AS ATTORNEY FOR D001: PRO SE (AV02)	AJA
2/14/2022	5:43 PM	D001	D001 E-ORDER FLAG SET TO "Y" (AV02)	AJA
2/14/2022	5:43 PM	D001	CERTIFIED MAI ISSUED: 02/14/2022 TO D001 (AV02)	AJA
2/14/2022	5:43 PM	D001	D001 PARTY ADDED: CONSTELLIUM SE (AV02)	AJA
2/14/2022	5:43 PM	D002	D002 PARTY ADDED: CONSTELLIUM MUSCLE SHOALS LLC	AJA
2/14/2022	5:43 PM	D002	LISTED AS ATTORNEY FOR D002: PRO SE (AV02)	AJA
2/14/2022	5:43 PM	D002	D002 E-ORDER FLAG SET TO "Y" (AV02)	AJA
2/14/2022	5:43 PM	D002	CERTIFIED MAI ISSUED: 02/14/2022 TO D002 (AV02)	AJA
2/14/2022	5:43 PM	D002	INDIGENT FLAG SET TO: N (AV02)	AJA
2/14/2022	5:43 PM	D003	D003 PARTY ADDED: CONSTELLIUM HOLDINGS MUSCLE SHOA	AJA
2/14/2022	5:43 PM	D003	CERTIFIED MAI ISSUED: 02/14/2022 TO D003 (AV02)	AJA
2/14/2022	5:43 PM	D003	INDIGENT FLAG SET TO: N (AV02)	AJA
2/14/2022	5:43 PM	D003	LISTED AS ATTORNEY FOR D003: PRO SE (AV02)	AJA
2/14/2022	5:43 PM	D003	D003 E-ORDER FLAG SET TO "Y" (AV02)	AJA
2/14/2022	5:43 PM	D004	INDIGENT FLAG SET TO: N (AV02)	AJA
2/14/2022	5:43 PM	D004	CERTIFIED MAI ISSUED: 02/14/2022 TO D004 (AV02)	AJA
2/14/2022	5:43 PM	D004	LISTED AS ATTORNEY FOR D004: PRO SE (AV02)	AJA
2/14/2022	5:43 PM	D004	D004 PARTY ADDED: CONSTELLIUM MUSCLE SHOALS FUNDIN	AJA
2/14/2022	5:43 PM	D004	D004 E-ORDER FLAG SET TO "Y" (AV02)	AJA
2/15/2022	9:37 AM	D004	D004 ADDR2 CHANGED FROM: SUITE (AV02)	BLG
2/16/2022	1:26 PM	ESCAN	SCAN - FILED 2/16/2022 - RETURN RECEIPT	BLG
3/4/2022	2:23 PM	D004	SERVICE OF CERTIFIED MAI ON 02/28/2022 FOR D004	BLG
3/4/2022	2:23 PM	ESERC	SERVICE RETURN	BLG
3/4/2022	2:24 PM	ESERC	SERVICE RETURN	BLG
3/4/2022	2:24 PM	D002	SERVICE OF CERTIFIED MAI ON 02/28/2022 FOR D002	BLG
3/8/2022	12:24 PM	D003	SERVICE OF CERTIFIED MAI ON 02/28/2022 FOR D003	BLG
3/8/2022	12:24 PM	ESERC	SERVICE RETURN	BLG
3/16/2022	2:36 PM	D001	SERVICE OF CERTIFIED MAI ON 03/08/2022 FOR D001	BLG
3/16/2022	2:36 PM	ESERC	SERVICE RETURN	BLG

Images				
Date:	Doc#	Title	Description	Pages
2/14/2022 5:42:14 PM	1	CIVIL_COVER_SHEET	CIRCUIT COURT - CIVIL CASE	1
2/14/2022 5:42:14 PM	2	COMPLAINT		9
2/14/2022 5:42:15 PM	3	INTERROGATORIES(R33)	First Interrogatories to Defendants	3
2/14/2022 5:42:15 PM	4	REQUEST FOR PRODUCTION(R34)	First RFP to Defendants	3
2/14/2022 5:43:12 PM	5	COMPLAINT - TRANSMITTAL	E-NOTICE TRANSMITTALS	5
2/14/2022 5:43:12 PM	6	COMPLAINT - SUMMONS	E-NOTICE TRANSMITTALS	4
2/16/2022 1:26:48 PM	7	RETURN RECEIPT		4
3/4/2022 2:23:36 PM	8	SERVICE RETURN	SERVICE RETURN	2
3/4/2022 2:23:42 PM	9	SERVICE RETURN - TRANSMITTAL	E-NOTICE TRANSMITTALS	3

3/4/2022 2:24:12 PM	10 Case	SERVICE RETURN 3:22-CV-00401-AKK DOCUMENTAL SERVICE RETURN - TRANSMITTAL	SERVICE RETURN	Page 7 of 56	2
3/4/2022 2:24:58 PM	11	SERVICE RETURN - TRANSMITTAL	E-NOTICE TRANSMITTALS	age 1 of 30	3
3/8/2022 12:24:41 PM	12	SERVICE RETURN	SERVICE RETURN		2
3/8/2022 12:24:44 PM	13	SERVICE RETURN - TRANSMITTAL	E-NOTICE TRANSMITTALS		3
3/16/2022 2:36:26 PM	14	SERVICE RETURN	SERVICE RETURN		2
3/16/2022 2:36:30 PM	15	SERVICE RETURN - TRANSMITTAL	E-NOTICE TRANSMITTALS		3



Case 3:22-cv-00401-AKK Document 1-1 Filed 03/30/22 FileCFRONICALLY FILED 2/14/2022 5:42 PM 20-CV-2022-900033.00

State of Alabama **Unified Judicial System**

COVER SHEET CIRCUIT COURT - CIVIL CASE

Cas 20

CIRCUIT COURT OF COLBERT COUNTY, ALABAMA MARK R. EADY, CLERK

Date of Filing:

Indue (.ode.

Form ARCiv-93	Rev. 9/18	(NOT FOR DO	mestic Relations Cases)	02/14/2022	g. Juuge Code.			
		GEN	IERAL INFORMATIO	DN				
	IN THE CIRCUIT COURT OF COLBERT COUNTY, ALABAMA LEO F. CHENEVERT v. CONSTELLIUM SE ET AL							
First Plaintiff:	☐ Business ☐ Government	✓ Individual ☐ Other	First Defendant:	✓ Business☐ Government	☐ Individual ☐ Other			
NATURE OF	SUIT: Select prim	ary cause of action	by checking box (check onl	y one) that best char	acterizes your action:			
TONG - N TOMV - N TOWA - V TOPL - F TOMM - N TOLM - N TOOM - N TOOX - C TORTS: PERSO TOPE - F TORE - F	Nrongful Death Negligence: Gener Negligence: Motor Nantonness Product Liability/AE Malpractice-Medica Malpractice-Legal Malpractice-Other Fraud/Bad Faith/M Other: Personal Property Real Properly FILINGS	Vehicle EMLD al	Enforcemee CVRT - Civil Rights COND - Condemnar CTMP - Contempt of CONT - Contract/Ej TOCN - Conversion EQND - Equity Non- Injunction E CVUD - Eviction Ap FORJ - Foreign Jud FORF - Fruits of Cr MSHC - Habeas Co PFAB - Protection I EPFA - Elder Prote QTLB - Quiet Title I	Certificate Modification of Agency Subpoent to Agency Write of Seizu Deamages Actions/Declection Contest/Quie peal/Unlawful Detain doment to Agency Subpoent Agency Subpoent Agency Subpoent Agency Subpoent Agency Subpoent Subpoent Agency Subpoent	ure eclaratory Judgment/ tt Title/Sale For Division			
☐ ACCT - A☐ APAA - A☐ ADPA - A☐ ANPS - A☐	Abandoned Autom Account & Nonmor Administrative Age Administrative Prod Adults in Need of F	tgage ncy Appeal cedure Act rotective Service	COMP - Workers' C	rty state/Guardianship/0	·			
ORIGIN: F	✓ INITIAL FILIN	G	A APPEAL FROM DISTRICT COUR	C RT	O OTHER			
R [REMANDED		T TRANSFERRED OTHER CIRCUIT					
HAS JURY TRI	AL BEEN DEMAI	NDED? ✓YES	INO	ng "Yes" does not consti Rules 38 and 39, Ala.R				
RELIEF REQU	ESTED:	✓ MONETARY	AWARD REQUESTED	NO MONETARY AV	VARD REQUESTED			
ATTORNEY CO HAR27		2/14. Date	/2022 5:42:34 PM		UGLAS B. HARGETT Attorney/Party filing this form			
MEDIATION RE	EQUESTED:	☐ YES [NO UNDECIDED					
Election to Pro	oceed under the A	Mabama Rules for	Expedited Civil Actions:	☐YES ☐ NO				

2/14/2022 5:42 PM 20-CV-2022-900033.00 CIRCUIT COURT OF COLBERT COUNTY, ALABAMA MARK R. EADY, CLERK

IN THE CIRCUIT COURT OF COLBERT COUNTY, ALABAMA

LEO F. CHENEVERT,

Plaintiff.

v.

CONSTELLIUM SE, **CONSTELLIUM** MUSCLE SHOALS LLC, CONSTELLIUM **MUSCLE SHOALS** HOLDINGS LLC, **CONSTELLIUM MUSCLE SHOALS** FUNDING III LLC, A, B and C being the persons or entities who owned or controlled or otherwise had legal responsibility for the safety of the premises on which the Plaintiff was injured; D, E and F being those person or entities who negligently or wantonly designed, constructed, inspected, repaired, modified and/or maintained the premises on which the Plaintiff was injured or failed to do these tasks in a manner to render the premises reasonably safe; G, H and I being those persons or entities who negligently or wantonly failed to warn the Plaintiff of latent defects in the premises and had a duty to do so,; J, K and L being those persons or entities who negligently or wantonly caused or contributed to cause the Plaintiff's injuries; M, N, and O, being those persons or entities who negligently or wantonly failed to have appropriate safety devices, equipment or procedures for the load out area where **Plaintiff** was injured and caused contributed to cause Plaintiff's injuries; and P.O and R being those persons or entities who negligently or wantonly assumed control and/or direction of Chenevert's work and caused or contributed to cause Chenevert's injuries.

Defendants.

CIVIL ACTION NO	.:
CIVIL MCTION NO	••

CV-2022-____

COMPLAINT

COMES NOW, the Plaintiff Leo F. Chenevert and as basis for his claim for relief against the Defendants avers as follows:

PARTIES TO THE ACTION

- 1. Leo F. Chenevert ("Chenevert" or "Plaintiff") is an individual of the age of majority and a resident of the State of Florida.
- 2. Defendants Constellium Muscle Shoals LLC ("Constellium"), Constellium Holdings Muscle Shoals LLC ("Constellium Holdings"), and Constellium Muscle Shoals Funding III LLC ("Constellium Funding") (collectively "Defendants" or "Constellium") are all Delaware limited liability companies whose primary/principal place of business is 4805 Second Street, Muscle Shoals, Colbert County, Alabama. Defendant Constellium SE is a world-wide entity organized under the laws of France and/or the Netherlands with its principal place of business outside of Alabama). The other Constellium Defendants are mere instrumentalities for Constellium SE, which controls their operations and safety issues, having a Board Committee dedicated to implementing uniform safety across all Constellium locations. Accordingly, under the facts and circumstances, Constellium SE is responsible for the acts and omissions described herein of the other Constellium Defendants, their agents or employees, as well as the other Defendants.
- 3. Fictitious Defendants A-C are those persons or entities who owned or controlled or who otherwise had legal responsibility for the safety of the premises on which Chenevert was injured, whose true identities are unknown to the Plaintiff at this time, but who will be added by amendment when ascertained.

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4. Fictitious Defendants D-F are those persons or entities who negligently or

wantonly designed, constructed, inspected, repaired, modified and/or maintained the premises on

which Chenevert was injured or failed to do these tasks so as to make the premises reasonably

safe, whose true identities are unknown to the Plaintiff at this time, but who will be added by

amendment when ascertained.

5. Fictitious Defendants G-I are those persons or entities who negligently or

wantonly failed to warn Chenevert of latent defects in the premises and who had a duty to do so

given the circumstances, including the level of direction and control exercised over Chenevert's

work, whose true identities are unknown to the Plaintiff at this time, but who will be added by

amendment when ascertained.

6. Fictitious Defendants J-L are those persons or entities who negligently or

wantonly caused or contributed to cause Chenevert's injuries, whose true identities are unknown

to the Plaintiff at this time, but who will be added by amendment when ascertained.

7. Fictitious Defendants M-O are those persons or entities who negligently or

wantonly failed to have appropriate safety devices, equipment or procedures for the load out area

where Plaintiff was injured and caused or contributed to cause Chenevert's injuries, whose true

identities are unknown to the Plaintiff at this time, but who will be added by amendment when

ascertained.

8. Fictitious Defendants P-R are those persons or entities who negligently or

wantonly assumed control and/or direction of Chenevert's work and caused or contributed to

cause Chenevert's injuries, whose true identities are unknown to the Plaintiff at this time, but

who will be added by amendment when ascertained.

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9. Fictitious Defendants S-U are those persons or entities who designed or

manufactured a catwalk that was in an unreasonably dangerous condition, and/or failed to

provide adequate warnings, and caused or contributed to cause Chenevert's injuries, whose true

identities are unknown to the Plaintiff at this time, but who will be added by amendment when

ascertained.

JURISDICTION AND VENUE

10. Jurisdiction is proper in this Court pursuant to Alabama Code §§ 12-11-30 (1) as

the matter in controversy exceeds \$20,000.00.

11. Venue is proper in this Court pursuant to Alabama Code § 6-3-7 as the events

giving rise to the Plaintiff's claim occurred in Colbert County and the Defendants' principal

offices are in Colbert County.

FACTUAL ALLEGATIONS COMMON TO ALL COUNTS

Defendants own and operate an aluminum manufacturing facility in Colbert 12.

Additionally, Defendants A through R have those roles, duties and/or County, Alabama.

responsibilities described above.

13. Chenevert is a truck driver who was hired by Defendants to transport a load of

Defendants' product from its place of business in Muscle Shoals to Defendants' customer in

Oklahoma.

14. The directions provided to Plaintiff included brining a 4-foot tarp to cover the

load for transport.

15. On February 20, 2020, Plaintiff was on the premises of Defendants to pick up the

load. Plaintiff tarped the load per his instructions and was in the process of leaving the

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DOCUMENT 2 Case 3:22-cv-00401-AKK Document 1-1 Filed 03/30/22 Page 13 of 56

Constellium plant when he was stopped by a Constellium employee or agent, who told Plaintiff that the load was not properly tarped, and directed Plaintiff to return to the loading area and retarp the load in accordance with Constellium requirements.

16. The 4-foot tarp was not large enough to tarp the load as instructed by Defendants. While attempting to make the 4-foot tarp work, Plaintiff lost his balance and fell several feet to a concrete surface.

17. As a proximate result of his fall, Chenevert suffered severe and permanent bodily injury which required hospitalization and medical treatment and will in the future require medical care and treatment. Chenevert has incurred and will in the future incur hospital, doctor, physical therapy, drug and medical expenses in the treatment of his injuries. Chenevert also has suffered and will in the future suffer physical pain and mental anguish as a proximate result of his bodily injury. Chenevert is permanently disabled as a result of his bodily injury and has lost income and will lose income in the future due to his permanent injury. Chenevert's injuries have and will in the future cause him significant loss of enjoyment of life.

COUNT I – NEGLIGENCE

- 18. Plaintiff adopts and incorporates by reference the allegations set forth in the above paragraphs of the Complaint, as if set forth herein in their entirety.
- 19. Defendants owed Plaintiff a duty to exercise reasonable care to have the premises on which Plaintiff was invited to work in a reasonably safe condition for the work that was to be performed, and to not negligently cause injury to the Plaintiff.
- 20. Defendants negligently breached their duties to Plaintiff, separately and severally, in a number of respects, including, but not limited to the following:

- Failure to provide adequate fall protection for the task Defendants directed Plaintiff to perform, despite knowledge that falling was a foreseeable hazard associated with the job task;
- Negligently designing, constructing, inspecting, repairing, modifying or maintaining the Premises on which the Plaintiff was injured or failing to do those tasks in a manner so as to render the premises reasonably safe.
- Providing Plaintiff with premises that were not reasonably safe for performing the directed job task;
- Failing to warn Plaintiff of latent defects in the premises;
- Failing to have appropriate safety devices, equipment or procedures so that the work task Plaintiff was directed to perform could be done with reasonable safety;
- Requiring the Plaintiff to re-tarp the load when it was already adequately tarped in accordance with the initial instructions, and was safe to transport;
- Failing to provide proper oversight and/or assistance for the work task Plaintiff was directed to perform;
- Failing to provide proper instructions as to what size tarp would be needed for the transport of Defendants' product;
- Providing Plaintiff with instructions that a 4-foot tarp would be sufficient to tarp the load; and
- Failing to properly respond and provide medical care after Plaintiff's fall.

21. As a proximate result of Defendants' breaches of duty, Plaintiff suffered the injuries and damages described in paragraph 16 of this Complaint.

WHEREFORE, PREMISES CONSIDERED, Plaintiff demands judgment against Defendants for compensatory damages in an amount to be determined by the jury selected to hear the trial of this case, plus costs.

COUNT II – WANTONNESS

- 22. Plaintiff adopts and incorporates by reference the allegations set forth in the above paragraphs of the Complaint, as if set forth herein in their entirety.
- 23. Defendants' breaches of duties owed to the Plaintiff was with reckless disregard for the safety of the Plaintiff so as to constitute wanton conduct under Alabama law.
- Defendants' wanton breaches of duty proximately caused the injuries and 24. damages described in paragraph 16 of this Complaint. Defendant's actions and failures to act were under circumstances justifying an award of punitive damages under Alabama law.

WHEREFORE, PREMISES CONSIDERED, Plaintiff demands judgment against Defendants for compensatory and punitive damages in an amount to be determined by the jury selected to hear the trial of this case, plus costs.

COUNT III – AMELD

- 25. Plaintiff incorporates by reference and realleges as if fully set out herein all of the previous allegations of this Complaint.
- 26. Defendants S-U are in the business of designing and/or manufacturing catwalks and did design and/or manufacture the catwalk utilized by Constellium in the loading area when the Plaintiff was injured.

27. The catwalk in question was in a defective unreasonably dangerous condition

when put to its intended and/or foreseeable use by the ultimate user or consumer, and also had

inadequate warnings with respect to its use, rendering it defective and in an unreasonably

dangerous condition.

28. As a proximate result of the defective unreasonably dangerous condition of the

catwalk, Plaintiff suffered the fall and the injuries and damages alleged in the previous

allegations of this Complaint.

29. These Defendants acted and failed to act in a manner so as to justify the award of

punitive damages under Alabama law.

WHEREFORE, PREMISES CONSIDERED, Plaintiff demands judgment against

Defendants for compensatory and punitive damages plus costs.

PLAINTIFF DEMANDS A TRIAL BY JURY.

Respectfully submitted this 14th day of February, 2022.

/s/ G. Rick Hall

G. Rick Hall (HAL043)

Email: rhall@halltanner.com

/s/ J. Michael Tanner

J. Michael Tanner (TAN004)

Email: mtanner@halltanner.com

/s/ Douglas B. Hargett

Douglas B. Hargett (HAR278)

Email: dhargett@halltanner.com

6 D1 : ::00

Attorney for Plaintiff

HALL, TANNER & HARGETT, P.C.

201 South Court Street, Suite 320

Florence, AL 35630

Tel: 256-381-7750

8

PLEASE SERVE DEFENDANTS BY CERTIFIED MAIL:

Constellium SE Corporation Service Company 80 State Street Albany, NY 122207-2543

Constellium Muscle Shoals LLC Corporation Service Company Inc. 641 South Lawrence Street Montgomery, AL 36104

Constellium Holdings Muscle Shoals LLC Corporation Service Company Inc. 641 South Lawrence Street Montgomery, AL 36104

Constellium Muscle Shoals Funding III LLC CT Corporation System 2 North Jackson Street, Suite 605 Montgomery, AL 36104

ELECTRONICALLY FILED 2/14/2022 5:42 PM 20-CV-2022-900033.00 CIRCUIT COURT OF COLBERT COUNTY, ALABAMA MARK R. EADY, CLERK

IN THE CIRCUIT COURT OF COLBERT COUNTY, ALABAMA

LEO F. CHENEVERT,

Plaintiff.

v.

CONSTELLIUM SE, **CONSTELLIUM** MUSCLE SHOALS LLC, CONSTELLIUM **MUSCLE SHOALS** HOLDINGS LLC, **CONSTELLIUM MUSCLE SHOALS** FUNDING III LLC, A, B and C being the persons or entities who owned or controlled or otherwise had legal responsibility for the safety of the premises on which the Plaintiff was injured; D, E and F being those person or entities who negligently or wantonly designed, constructed, inspected, repaired, modified and/or maintained the premises on which the Plaintiff was injured or failed to do these tasks in a manner to render the premises reasonably safe; G, H and I being those persons or entities who negligently or wantonly failed to warn the Plaintiff of latent defects in the premises and had a duty to do so,; J, K and L being those persons or entities who negligently or wantonly caused or contributed to cause the Plaintiff's injuries; M, N, and O, being those persons or entities who negligently or wantonly failed to have appropriate safety devices, equipment or procedures for the load out area where **Plaintiff** was injured and caused contributed to cause Plaintiff's injuries; and P.O and R being those persons or entities who negligently or wantonly assumed control and/or direction of Chenevert's work and caused or contributed to cause Chenevert's injuries.

Defendants.

CIVIL ACTION NO.

CV-2022-____

FIRST INTERROGATORIES TO DEFENDANTS

COME NOW, the Plaintiff Leo F. Chenevert pursuant to Rule 33 of the Alabama Rules of Civil Procedure and propounds the following interrogatories to each of the Defendants:

- 1. Please state your correct legal name and address.
- 2. Please state the legal name and address of each entity that operates or is responsible for safety at the aluminum manufacturing plant at 4805 Second Street, Muscle Shoals, Alabama.
- 3. Please state the name and address of each employee of the Defendants who have any knowledge or information concerning or relating to the incident described in the Plaintiff's Complaint, including all personnel interacting with the Plaintiff on the date of his accident, stating the purpose of the interaction.
- 4. Please state the name and job title of employees of the Defendants who have as part of their job duties safety training or instruction for visitors to the Constellium plant in Muscle Shoals, Alabama.
- 5. Please state the name and job title of the supervisor or director of the shipping and receiving department at the Constellium plaint in Muscle Shoals, Alabama.
- 6. Please state the name, address, and telephone number of each person who you believe may have knowledge of relevant information concerning the accident made the basis of the Complaint and issues raised therein, or your defenses.
- 7. Please state the name and address of each person you expect to call to testify as an expert witness at the trial of this case, and for each person provide the information allowed for in Rule 26 of the Alabama Rules of Civil Procedure.

Respectfully submitted this 14th day of February, 2022.

/s/ G. Rick Hall

G. Rick Hall (HAL043)

Email: rhall@halltanner.com

/s/ J. Michael Tanner

J. Michael Tanner (TAN004) Email: mtanner@halltanner.com

/s/ Douglas B. Hargett

Douglas B. Hargett (HAR278) Email: dhargett@halltanner.com

Attorney for Plaintiff

HALL, TANNER & HARGETT, P.C.

201 South Court Street, Suite 320 Florence, AL 35630

Tel: 256-381-7750 Fax: 256-381-4449

TO BE SERVED WITH PLAINTIFF'S COMPLAINT.

ELECTRONICALLY FILED
2/14/2022 5:42 PM
20-CV-2022-900033.00
CIRCUIT COURT OF
COLBERT COUNTY, ALABAMA
MARK R. EADY, CLERK

IN THE CIRCUIT COURT OF COLBERT COUNTY, ALABAMA

LEO F. CHENEVERT,

Plaintiff.

v.

CONSTELLIUM SE, **CONSTELLIUM** MUSCLE SHOALS LLC, CONSTELLIUM **MUSCLE SHOALS** HOLDINGS LLC, **CONSTELLIUM MUSCLE SHOALS** FUNDING III LLC, A, B and C being the persons or entities who owned or controlled or otherwise had legal responsibility for the safety of the premises on which the Plaintiff was injured; D, E and F being those person or entities who negligently or wantonly designed, constructed, inspected, repaired, modified and/or maintained the premises on which the Plaintiff was injured or failed to do these tasks in a manner to render the premises reasonably safe; G, H and I being those persons or entities who negligently or wantonly failed to warn the Plaintiff of latent defects in the premises and had a duty to do so,; J, K and L being those persons or entities who negligently or wantonly caused or contributed to cause the Plaintiff's injuries; M, N, and O, being those persons or entities who negligently or wantonly failed to have appropriate safety devices, equipment or procedures for the load out area where **Plaintiff** was injured and caused contributed to cause Plaintiff's injuries; and P.O and R being those persons or entities who negligently or wantonly assumed control and/or direction of Chenevert's work and caused or contributed to cause Chenevert's injuries.

Defendants.

CIVIL ACTION NO.:	CIVIL ACTION NO.
-------------------	------------------

CV-2022-____

FIRST REQUEST FOR PRODUCTION TO DEFENDANTS

COME NOW, the Plaintiff Leo F. Chenevert pursuant to Rule 34 of the Alabama Rules of Civil Procedure and requests each Defendant produce for inspection and copying the following documents and things:

DEFINITIONS

1. "Document(s)" refers to all writings of any kind, including the originals and all non-identical copies, whether different from the original by reason of any notation on such copies or otherwise, including, but not limited to, correspondence, memoranda, e-mails, text messages, social media posts, notes, diaries, statistics, letters, materials, invoices, orders, directives, interviews, telegrams, minutes, reports, studies, statements, transcripts, summaries, pamphlets, books, interoffice and intra office communications, notations of any sort of conversations, telephone calls, meetings or other communications, bulletins, printed matter, teletype, telefax, telecopy, work sheets, and all drafts, alterations, modifications, changes and amendments of any of the foregoing, graphic or aural recordings or representations of any kind, including without limitation, photographs, charts, graphs, microfiche, microfilm, videotapes, audio recordings, records, motion pictures, and electronic, mechanical, or electrical recordings or representations of any kind, including without limitation, tapes, cassettes, cartridges, discs, chips, and recordings.

REQUEST FOR PRODUCTION

- 1. Any and all documents evidencing or relating to the incident descried in the Complaint, including but not limited to any investigation of the incident.
- 2. Any and all February 20, 2020, video footage of the area of the plant where the incident described in the Complaint occurred.
- 3. Any and all audio recordings or transcriptions of telephone conversations with either Leo Chenevert or Diane Chenevert, or anyone else regarding in any manner the incident described in the complaint, including its cause.
- 4. Any and all documents evidencing or relating to any safety instructions or safety training given to employees or visitors to the Constellium Plant in Muscle Shoals, Alabama.

Case 3:22-cv-00401-AKK Document 1-1 Filed 03/30/22 Page 23 of 56

5. Any and all documents evidencing or relating to safety rules, procedures,

guidelines or practices for the Constellium Muscle Shoals plant and all other Constellium

locations, including, but not limited to, safety rule specific to the Shipping and Receiving

Department and the loading and unloading of trucks.

6. Any and all documents depicting, describing or evidencing the Shipping and

Receiving Department and loading and unloading area for trucks at the Muscle Shoals plant and

all other Constellium locations.

Any and all documents reflecting actual or planned changes, renovations, 7.

modifications or improvements to the Muscle Shoals plant Shipping and Receiving Department

and area for loading and unloading of trucks in the last 5 years.

Respectfully submitted this 14th day of February, 2022.

/s/ G. Rick Hall

G. Rick Hall (HAL043)

Email: rhall@halltanner.com

/s/ J. Michael Tanner

J. Michael Tanner (TAN004)

Email: <u>mtanner@halltanner.com</u>

/s/ Douglas B. Hargett

Douglas B. Hargett (HAR278)

Email: dhargett@halltanner.com

Attorney for Plaintiff

HALL, TANNER & HARGETT, P.C.

201 South Court Street, Suite 320

Florence, AL 35630

Tel: 256-381-7750

256-381-4449 Fax:

TO BE SERVED WITH PLAINTIFF'S COMPLAINT.

Case 3:22-cv-00401-AKK Document 1-1 Filed 03/30/22 Page 24 of 56



20-CV-2022-900033.00

To: DOUGLAS B. HARGETT dhargett@halltanner.com

NOTICE OF ELECTRONIC FILING

IN THE CIRCUIT COURT OF COLBERT COUNTY, ALABAMA

LEO F. CHENEVERT V. CONSTELLIUM SE ET AL 20-CV-2022-900033.00

The following complaint was FILED on 2/14/2022 5:42:15 PM

Notice Date: 2/14/2022 5:42:15 PM

MARK R. EADY CIRCUIT COURT CLERK COLBERT COUNTY, ALABAMA P.O. BOX 740370 TUSCUMBIA, AL, 35674

Case 3:22-cv-00401-AKK Document 1-1 Filed 03/30/22 Page 25 of 56



20-CV-2022-900033.00

To: CONSTELLIUM SE
CORPORATION SERVICE CO.
80 STATE STREET
ALBANY, NY, 12220

NOTICE OF ELECTRONIC FILING

IN THE CIRCUIT COURT OF COLBERT COUNTY, ALABAMA

LEO F. CHENEVERT V. CONSTELLIUM SE ET AL 20-CV-2022-900033.00

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Case 3:22-cv-00401-AKK Document 1-1 Filed 03/30/22 Page 26 of 56



20-CV-2022-900033.00

To: CONSTELLIUM MUSCLE SHOALS LLC CORPORATION SERVICE CO. 641 SOUTH LAWRENCE STREET MONTGOMERY, AL, 36104

NOTICE OF ELECTRONIC FILING

IN THE CIRCUIT COURT OF COLBERT COUNTY, ALABAMA

LEO F. CHENEVERT V. CONSTELLIUM SE ET AL 20-CV-2022-900033.00

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Case 3:22-cv-00401-AKK Document 1-1 Filed 03/30/22 Page 27 of 56



20-CV-2022-900033.00

To: CONSTELLIUM HOLDINGS MUSCLE SHOALS LLC CORPORATION SERVICE CO.
641 SOUTH LAWRENCE STREET MONTGOMERY, AL, 36104

NOTICE OF ELECTRONIC FILING

IN THE CIRCUIT COURT OF COLBERT COUNTY, ALABAMA

LEO F. CHENEVERT V. CONSTELLIUM SE ET AL 20-CV-2022-900033.00

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ase 3:22-cv-00401-AKK Document 1-1 Filed 03/30/22 Page 28 of 56



20-CV-2022-900033.00

To: CONSTELLIUM MUSCLE SHOALS FUNDING III LLC 2 N. JACKSON STREET SUITE MONTGOMERY, AL, 36104

NOTICE OF ELECTRONIC FILING

IN THE CIRCUIT COURT OF COLBERT COUNTY, ALABAMA

LEO F. CHENEVERT V. CONSTELLIUM SE ET AL 20-CV-2022-900033.00

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Notice Date: 2/14/2022 5:42:15 PM

MARK R. EADY CIRCUIT COURT CLERK COLBERT COUNTY, ALABAMA P.O. BOX 740370 TUSCUMBIA, AL, 35674

SUMMONS - CIVIL -

Form C-34 Rev. 4/2017	- C	CIVIL -	20 0 1 2022 000000.00
	N THE CIRCUIT COU	RT OF COLBERT COUNTY	, ALABAMA
	LEO F. CHENEV	ERT V. CONSTELLIUM SE	ET AL
NOTICE TO: CONSTELLIUM	SE, CORPORATION SERVICE C	O. 80 STATE STREET, ALBANY, NY 1	2220
		(Name and Address of Defendar	nt)
TAKE IMMEDIATE ACTION ORIGINAL OF YOUR WRITT OTHER DOCUMENT, WITH	TO PROTECT YOUR FOR ANSWER, EITHER ANSWER, EITHER ANSWER, EITHER ANSWER TO THE DUR ATTORNEY TO THE	RIGHTS. YOU OR YOUR AT ADMITTING OR DENYING EAC COURT. A COPY OF YOUR EPLAINTIFF(S) OR ATTORNE	MONS IS IMPORTANT, AND YOU MUST FORNEY ARE REQUIRED TO FILE THE CH ALLEGATION IN THE COMPLAINT OR ANSWER MUST BE MAILED OR HAND Y(S) OF THE PLAINTIFF(S),
	[/\	lame(s) of Attorney(s)]	
WHOSE ADDRESS(ES) IS/A	RE: 201 SOUTH COURT	STREET, SUITE 320, FLORE	
THE ANOMED AND DE 1		[Address(es) of Plaintiff(s	• • • •
OTHER DOCUMENT WERE	SERVED ON YOU OR A		THIS SUMMONS AND COMPLAINT OR MAY BE RENDERED AGAINST YOU FOR OCUMENT.
TO ANY SHER		I AUTHORIZED BY THE ALINE TO SERVE PROCESS:	
☐ You are hereby comma	inded to serve this Sum	mons and a copy of the Cor	mplaint or other document in
this action upon the abo	ove-named Defendant.		
✓ Service by certified mai	I of this Summons is in	itiated upon the written requ	est of LEO F. CHENEVERT
pursuant to the Alabam	a Rules of the Civil Pro	cedure.	[Name(s)]
02/14/2022		/s/ MARK R. EADY	By:
(Date)		(Signature of Clerk)	(Name)
✓ Certified Mail is hereby	requested.	/s/ DOUGLAS B. HARG	ETT
		(Plaintiff's/Attorney's Signature	
	RET	URN ON SERVICE	
Return receipt of certific	ed mail received in this	office on	
			(Date)
☐ I certify that I personally	delivered a copy of the	is Summons and Complaint	or other document to
		in	County,
(Name of Pe	erson Served)	(N	ame of County)
Alabama on			
	(Date)		
			(Address of Server)
(Type of Process Server)	(Server's Sig	gnature)	
	(Server's Pr	inted Name)	(Phone Number of Server)
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SUMMONS - CIVIL -

Form C-34 Rev. 4/2017	- CIVIL -			
I	N THE CIRCUIT COURT OF CO LEO F. CHENEVERT V. C			
NOTICE TO: CONSTELLIUM N	MUSCLE SHOALS LLC, CORPORATION SER	VICE CO. 641 SOUTH LAV	WRENCE STREET, MONTGOMERY, AL	36104
	(Name ar	nd Address of Defendan	ot)	
TAKE IMMEDIATE ACTION ORIGINAL OF YOUR WRITT OTHER DOCUMENT, WITH	ER DOCUMENT WHICH IS ATTAC TO PROTECT YOUR RIGHTS. Y EN ANSWER, EITHER ADMITTING I THE CLERK OF THIS COURT. A DUR ATTORNEY TO THE PLAINTIF	OU OR YOUR ATT GOR DENYING EAC A COPY OF YOUR F(S) OR ATTORNEY	ORNEY ARE REQUIRED TO THE ALLEGATION IN THE COMP ANSWER MUST BE MAILED (FILE THE LAINT OR
	[Name(s) of A	ttorney(s)]		
WHOSE ADDRESS(ES) IS/A	RE: $\frac{201 \text{ SOUTH COURT STREET}}{[A]}$	SUITE 320, FLOREN ddress(es) of Plaintiff(s)		·
OTHER DOCUMENT WERE	MAILED OR DELIVERED WITHIN SERVED ON YOU OR A JUDGME IINGS DEMANDED IN THE COMPL	ENT BY DEFAULT M	IAY BE RENDERED AGAINST	
TO ANY SHER	IFF OR ANY PERSON AUTHOR PROCEDURE TO S			
☐ You are hereby comma	nded to serve this Summons and	d a copy of the Con	nplaint or other document in	
this action upon the abo	ove-named Defendant.			
Service by certified mai	I of this Summons is initiated upo	on the written reque		
pursuant to the Alabam	a Rules of the Civil Procedure.		[Name(s)]	
02/14/2022	/s.	MARK R. EADY	Ву:	
(Date)		(Signature of Clerk)	(Name	e)
Certified Mail is hereby	·	OUGLAS B. HARGE ff's/Attorney's Signature,		
	RETURN ON	I SERVICE		
Return receipt of certified	ed mail received in this office on			
☐ I certify that I personally	/ delivered a copy of this Summo	ons and Complaint	(Date)	
		no ana complaint		County
(Name of Pe	erson Served) in	(Ni	ame of County)	_County,
Alabama on		(o. cca,,	
Alabama on	(Date)			
			(Address of Server)	
(Type of Process Server)	(Server's Signature)			
	(Server's Printed Name)	<u> </u>	(Phone Number of Server)	
	(Server's Frinted Name)		(Frione Number of Server)	

SUMMONS - CIVIL -

Form C-34 Rev. 4/2017 - CIVIL -		20-01	-2022-300033.00		
ı	N THE CIRCUIT COUR	RT OF COLBERT CO	•	Α	
NOTICE TO: CONSTELLIUM F				RENCE STREET, MONTGOMERY, AL	
		(Name and Address of L	Defendant)		
TAKE IMMEDIATE ACTION ORIGINAL OF YOUR WRITT	TO PROTECT YOUR R EN ANSWER, EITHER A THE CLERK OF THIS	IS ATTACHED TO THI RIGHTS. YOU OR YOU DMITTING OR DENYIN COURT. A COPY OF	IS SUMMONS IS IN UR ATTORNEY AI NG EACH ALLEGA YOUR ANSWER I	MPORTANT, AND YOU MUST RE REQUIRED TO FILE THE TION IN THE COMPLAINT OR MUST BE MAILED OR HAND E PLAINTIFF(S),	
•	[N:	lame(s) of Attorney(s)]		_	
WHOSE ADDRESS(ES) IS/ARE: 201 SOUTH COURT STREET, SUITE 320, FLORENCE, AL 35630					
[Address(es) of Plaintiff(s) or Attorney(s)]					
	SERVED ON YOU OR A	A JUDGMENT BY DEF	AULT MAY BE REI	MONS AND COMPLAINT OR NDERED AGAINST YOU FOR	
TO ANY SHER	RIFF OR ANY PERSON PROCEDU	AUTHORIZED BY T		ULES OF CIVIL	
☐ You are hereby commanded to serve this Summons and a copy of the Complaint or other document in					
this action upon the above-named Defendant.					
✓ Service by certified mail of this Summons is initiated upon the written request of LEO F. CHENEVERT					
pursuant to the Alabama Rules of the Civil Procedure. [Name(s)]					
02/14/2022 /s/ MARK R. EADY By:					
(Date)		(Signature of C		(Name)	
✓ Certified Mail is hereby requested. /s/ DOUGLAS B. HARGETT					
E common man to not only	roquotiou.	(Plaintiff's/Attorney's S			
	RETI	JRN ON SERVIC	E		
Return receipt of certified mail received in this office on .					
(Date)					
☐ I certify that I personally delivered a copy of this Summons and Complaint or other document to					
		in		County,	
(Name of Pe	erson Served)		(Name of Count		
Alabama on					
	(Date)				
			(Address	of Server)	
(Type of Process Server)	(Server's Sig	gnature)			
(Server's Pr		nted Name)	(Phone N	umber of Server)	

SUMMONS - CIVIL -

- CIVIL -	20-CV-2022-900033.00				
IN THE CIRCUIT COURT OF COLBERT COUNTY, ALABAMA					
(Name and Address of	Defendant)				
R DOCUMENT WHICH IS ATTACHED TO THE TO PROTECT YOUR RIGHTS. YOU OR YOU ANSWER, EITHER ADMITTING OR DENY THE CLERK OF THIS COURT. A COPY OF UR ATTORNEY TO THE PLAINTIFF(S) OR AT	HIS SUMMONS IS IMPORTANT, AND YOU MUST DUR ATTORNEY ARE REQUIRED TO FILE THE ING EACH ALLEGATION IN THE COMPLAINT OR YOUR ANSWER MUST BE MAILED OR HAND				
[Name(s) of Attorney(s)]					
WHOSE ADDRESS(ES) IS/ARE: 201 SOUTH COURT STREET, SUITE 320, FLORENCE, AL 35630					
IAILED OR DELIVERED WITHIN 30 DAYS SERVED ON YOU OR A JUDGMENT BY DEF	AFTER THIS SUMMONS AND COMPLAINT OR FAULT MAY BE RENDERED AGAINST YOU FOR				
You are hereby commanded to serve this Summons and a copy of the Complaint or other document in this action upon the above-named Defendant. ✓ Service by certified mail of this Summons is initiated upon the written request of LEO F. CHENEVERT pursuant to the Alabama Rules of the Civil Procedure. 102/14/2022					
requested. /s/ DOUGLAS B (Plaintiff's/Attorney's					
RETURN ON SERVIC	CE				
Return receipt of certified mail received in this office on					
(Date) I certify that I personally delivered a copy of this Summons and Complaint or other document to					
	(Name of County)				
(Date)	(Name of County)				
	(Address of Server)				
(Type of Process Server) (Server's Signature)					
(Server's Printed Name)	(Phone Number of Server)				
	N THE CIRCUIT COURT OF COLBERT C LEO F. CHENEVERT V. CONSTELL MUSCLE SHOALS FUNDING III LLC, 2 N. JACKSON STREE (Name and Address of ER DOCUMENT WHICH IS ATTACHED TO THE TO PROTECT YOUR RIGHTS. YOU OR YO EN ANSWER, EITHER ADMITTING OR DENY THE CLERK OF THIS COURT. A COPY OF DUR ATTORNEY TO THE PLAINTIFF(S) OR AT [Name(s) of Attorney(s)] RE: 201 SOUTH COURT STREET, SUITE 320, [Address(es) of MAILED OR DELIVERED WITHIN 30 DAYS SERVED ON YOU OR A JUDGMENT BY DELINGS DEMANDED IN THE COMPLAINT OR O IFF OR ANY PERSON AUTHORIZED BY PROCEDURE TO SERVE PRO INCIDENT OF THE PROPERTY OF THE WITHIN A COPY OF DIVENAMENT OF THE COMPLAINT OR O IFF OR ANY PERSON AUTHORIZED BY PROCEDURE TO SERVE PRO INCIDENT OF THE PROPERTY OF THE WITHIN THE COMPLAINT OR O INCIDENT OF THE PROPERTY OF THE WITHIN THE COMPLAINT OR O INCIDENT OF THE PROPERTY OF THE WITHIN THE COMPLAINT OR O INCIDENT OF THE PROPERTY OF THE WITHIN THE COMPLAINT OR O RETURN ON SERVICE INCIDENT OF THE PROPERTY OF THE WITHIN THE COMPLAINT OR O INCIDENT OF THE PROPERTY OF THE WITHIN THE COMPLAINT OR O INCIDENT OF THE PROPERTY OF THE WITHIN THE COMPLAINT OR O INCIDENT OF THE PROPERTY OF THE WITHIN THE COMPLAINT OR O INCIDENT OF THE PROPERTY OF THE WITHIN THE COMPLAINT OR O INCIDENT OF THE PROPERTY OF THE WITHIN THE COMPLAINT OR O INCIDENT OF THE PROPERTY OF THE WITHIN THE COMPLAINT OR O INCIDENT OF THE PROPERTY OF THE WITHIN THE COMPLAINT OR O INCIDENT OF THE PROPERTY OF THE WITHIN THE COMPLAINT OR O INCIDENT OF THE PROPERTY OF THE PRO				

Case 3:22-cv-00401-AKK Document 1-1

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Total Postage and Fees

Stronstellium Muscle Shouls

Street and Apt. No., or PO Box No.

City, State, 29-122-900033

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Postmark

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PS Form 3800, April 2015 PSN 7530-02-000-9047

See Reverse for Instructions

DOCUMENT 7 Case 3:22-cv-00401-AKK Document 1-1 Filed 03/30/22

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- Return Receipt (electronic)
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- Adult Signature Required
- Adult Signature Restricted Delivery

Postage

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Total Postage and Fees

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PS Form 3800, April 2015 PSN 7530-02-000-9047

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See Reverse for Instructions

Case 3:22-cv-00401-AKK Document 1-1

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Extra Services & Fees (check box, add fee as appropriate)

- Return Receipt (hardcopy)
- Return Receipt (electronic)
- Certified Mail Restricted Delivery
- Adult Signature Required
- Adult Signature Restricted Delivery \$

Postage

Total Postage and Fees

iun M.S. Fund: 1911, LC

PS Form 3800, April 2015 PSN 7530-02-000-9047

See Reverse for Instructions

Postmark

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Addressee

Signature ConfirmationTM Signature Confirmation

Restricted Delivery

Delivery

DOCUMENT 8 Case 3:22-cv-00401-AKK Document 1-1 Filed 03/30/22 Page 38 of 56 Postage & Fees Paid USPS Permit No. G-10 First-Class Mail Sender: Please print your name, address, and ZIP+4® in this box Tuscumbia, Al. 35674 P.O. Box 740370 Colbert County (Mark R. Eady 9590 9402 7145 1251 8786 52 Circuit Clerk USPS TRACKING# Postal Service United States

ase 3:22-cv-00401-AKK Document 1-1 Filed 03/30/22 Page 39 of 56



20-CV-2022-900033.00

Judge: KYLE W BROWN

To: HARGETT DOUGLAS BARKLEY dhargett@halltanner.com

NOTICE OF SERVICE

IN THE CIRCUIT COURT OF COLBERT COUNTY, ALABAMA

LEO F. CHENEVERT V. CONSTELLIUM SE ET AL 20-CV-2022-900033.00

The following matter was served on 2/28/2022

D004 CONSTELLIUM MUSCLE SHOALS FUNDING III LLC
Corresponding To
CERTIFIED MAIL

MARK R. EADY CIRCUIT COURT CLERK COLBERT COUNTY, ALABAMA P.O. BOX 740370 TUSCUMBIA, AL, 35674

Sase 3:22-cv-00401-AKK Document 1-1 Filed 03/30/22 Page 40 of 56



20-CV-2022-900033.00

Judge: KYLE W BROWN

To: HALL GREGORY RICK rhall@halltanner.com

NOTICE OF SERVICE

IN THE CIRCUIT COURT OF COLBERT COUNTY, ALABAMA

LEO F. CHENEVERT V. CONSTELLIUM SE ET AL 20-CV-2022-900033.00

The following matter was served on 2/28/2022

D004 CONSTELLIUM MUSCLE SHOALS FUNDING III LLC
Corresponding To
CERTIFIED MAIL

MARK R. EADY CIRCUIT COURT CLERK COLBERT COUNTY, ALABAMA P.O. BOX 740370 TUSCUMBIA, AL, 35674

Case 3:22-cv-00401-AKK Document 1-1 Filed 03/30/22 Page 41 of 56



20-CV-2022-900033.00

Judge: KYLE W BROWN

To: TANNER JAMES MICHAEL mtanner@halltanner.com

NOTICE OF SERVICE

IN THE CIRCUIT COURT OF COLBERT COUNTY, ALABAMA

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MARK R. EADY CIRCUIT COURT CLERK COLBERT COUNTY, ALABAMA P.O. BOX 740370 TUSCUMBIA, AL, 35674

SENDER: COMPLETE THIS SECTION

COMPLETE THIS SECTION ON DELIVERY

C. Date of Delivery □ Addressee

B. Received by (Printed Name)

D. Is delivery address different from item 1? ☐ Yes If YES, enter delivery address below:

(Nag-400033 Doog

- Adult Signature Service Type
- Adult Signature Restricted Delivery

☐ Registered Mail Restricted

Signature Confirmation™ Signature Confirmation

Restricted Delivery

Delivery

☐ Registered Mail[™]

☐ Priority Mail Express®

- Certified Mail®
- Certified Mail Restricted Delivery
- ☐ Collect on Delivery

ery Restricted Delivery

moured wall Restricted Delivery

Domestic Return Receipt

2. Article Number (Transfer from service labor)

2050 37PO 0005 5435 2P72

PS Form 3811, July 2020 PSN 7530-02-000-9053

Page 43 of 56 Case 3:22-cv-00401-AKK Document 1-1 Filed 03/30/22

Postage & Fees Paid Permit No. G-10 First-Class Mail USPS

Sender: Please print your name, address, and ZR34

Mark R. Eady

Colbert County Co. Circuit Clerk

O. Box 74037

Tuscumbia, AL

0227471

United States

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Postal Service

Sase 3:22-cv-00401-AKK Document 1-1 Filed 03/30/22 Page 44 of 56



20-CV-2022-900033.00

Judge: KYLE W BROWN

To: HARGETT DOUGLAS BARKLEY dhargett@halltanner.com

NOTICE OF SERVICE

IN THE CIRCUIT COURT OF COLBERT COUNTY, ALABAMA

LEO F. CHENEVERT V. CONSTELLIUM SE ET AL 20-CV-2022-900033.00

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D002 CONSTELLIUM MUSCLE SHOALS LLC
Corresponding To
CERTIFIED MAIL

MARK R. EADY CIRCUIT COURT CLERK COLBERT COUNTY, ALABAMA P.O. BOX 740370 TUSCUMBIA, AL, 35674

Sase 3:22-cv-00401-AKK Document 1-1 Filed 03/30/22 Page 45 of 56



20-CV-2022-900033.00

Judge: KYLE W BROWN

To: HALL GREGORY RICK rhall@halltanner.com

NOTICE OF SERVICE

IN THE CIRCUIT COURT OF COLBERT COUNTY, ALABAMA

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Sase 3:22-cv-00401-AKK Document 1-1 Filed 03/30/22 Page 46 of 56



20-CV-2022-900033.00

Judge: KYLE W BROWN

To: TANNER JAMES MICHAEL mtanner@halltanner.com

NOTICE OF SERVICE

IN THE CIRCUIT COURT OF COLBERT COUNTY, ALABAMA

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DOCUMENT 12 Case 3:22-cv-00401-AKK Document 1-1 Filed 03/30/22 Page 48 of 56 Postage & Fees Paid Permit No. G-10 First-Class Mail Sender: Please print your name, address, and ZIPES® in this box.

Mark R. Eady

Circuit Clerk

Colbert County Courthouse

Colbert County County Courthouse

Colbert County Coun USPS in the state of th 35674 luscumbia, Al. 9590 9402 7145 1251 8786 90 P.O. Box **USPS TRACKING#** Postal Service United States and.

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20-CV-2022-900033.00

Judge: KYLE W BROWN

To: HARGETT DOUGLAS BARKLEY dhargett@halltanner.com

NOTICE OF SERVICE

IN THE CIRCUIT COURT OF COLBERT COUNTY, ALABAMA

LEO F. CHENEVERT V. CONSTELLIUM SE ET AL 20-CV-2022-900033.00

The following matter was served on 2/28/2022

D003 CONSTELLIUM HOLDINGS MUSCLE SHOALS LLC
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20-CV-2022-900033.00

Judge: KYLE W BROWN

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Case 3:22-cv-00401-AKK Document 1-1 Filed 03/30/22 Page 51 of 56



20-CV-2022-900033.00

Judge: KYLE W BROWN

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Case 3:22-cv-00401-AKK Document 1-1 Filed 03/30/22 Page 53 of 56 Postage & Fees Paid Permit No. G-10 First-Class Mail USPS • Sender: Please print your name, address, and Zhp+ 16 Tuscumbia, Al. 35674 Colbert County Cou P.O. Box 740371 9590 9402 7145 1251 8786 69 Sircuit Clerk USPS TRACKING# Postal Service United States

DOCUMENT 14

Sase 3:22-cv-00401-AKK Document 1-1 Filed 03/30/22 Page 54 of 56



20-CV-2022-900033.00

Judge: KYLE W BROWN

To: HARGETT DOUGLAS BARKLEY dhargett@halltanner.com

NOTICE OF SERVICE

IN THE CIRCUIT COURT OF COLBERT COUNTY, ALABAMA

LEO F. CHENEVERT V. CONSTELLIUM SE ET AL 20-CV-2022-900033.00

The following matter was served on 3/8/2022

D001 CONSTELLIUM SE Corresponding To CERTIFIED MAIL

> MARK R. EADY CIRCUIT COURT CLERK COLBERT COUNTY, ALABAMA P.O. BOX 740370 TUSCUMBIA, AL, 35674

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20-CV-2022-900033.00

Judge: KYLE W BROWN

To: HALL GREGORY RICK rhall@halltanner.com

NOTICE OF SERVICE

IN THE CIRCUIT COURT OF COLBERT COUNTY, ALABAMA

LEO F. CHENEVERT V. CONSTELLIUM SE ET AL 20-CV-2022-900033.00

The following matter was served on 3/8/2022

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Sase 3:22-cv-00401-AKK Document 1-1 Filed 03/30/22 Page 56 of 56



20-CV-2022-900033.00

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NOTICE OF SERVICE

IN THE CIRCUIT COURT OF COLBERT COUNTY, ALABAMA

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